

UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF ILLINOIS
EASTERN DIVISION

BRADLEY J. SCHAUFENBUEL, *et. al.*,
Plaintiffs,

v.

INVESTFORCLOSURES FINANCIAL, L.L.C., *et. al.*,
Defendants.

Case No. 09 cv 1221

NOTICE OF MOTION

To: Robert Craig Thurston
Thurston Law Offices, P.C.
10469 Bethel Avenue
Huntley , IL 60142
(service via ECF System)

Francis X. Sanchez
13906 Il. Rt. 176
Woodstock, IL 60098
(service via U.S. Mail and
e-mail(francisxsanchez@hotmail.com)

InvestForClosure Financial LLC
c/o Francis X. Sanchez
13906 Il. Rt. 176
Woodstock, IL 60098
(service via U.S. Mail and
e-mail(francisxsanchez@hotmail.com)

Russell Wade Baker
Campion, Curran, Dunlop & Lamb, P.C.
8600 U.S. Route 14, Suite 201
Crystal Lake , IL 60012
(service via ECF System)

InvestForClosure Ventures LLC
c/o Francis X. Sanchez
13906 Il. Rt. 176
Woodstock, IL 60098
(service via U.S. Mail and
e-mail(francisxsanchez@hotmail.com)

InvestForClosure.com LLC
c/o Francis X. Sanchez
13906 Il. Rt. 176
Woodstock, IL 60098
(service via U.S. Mail and
e-mail(francisxsanchez@hotmail.com)

PLEASE TAKE NOTICE that on **August 11, 2009** at **9:30 a.m.** or as soon thereafter as counsel may be heard, I shall appear before the Honorable Harry D. Leinenweber in Room 1941 of the Everett McKinley Dirksen United States Courthouse, 219 South Dearborn Street, Chicago, Illinois, and then and there present the Court with Messrs. Christie and Henderson's Unopposed Motion to Withdraw, a copy of which is filed herewith and hereby served on you.

/s/ Robert B. Christie

CERTIFICATE OF SERVICE

I, an attorney of record, hereby certify that on July 30, 2009, I electronically filed the forgoing Notice of Motion through the Court's Electronic Cases Filing System, and that pursuant to Local Rule 5.9, such filing constitutes service on all Filing Users that have appeared in the above captioned proceeding, and, for those persons indicated above, by depositing same in the U.S. mail at 175 West Jackson Street, Chicago, Illinois, with proper postage prepaid, in accordance with Rule 5(a) of the Federal Rules of Civil Procedure.

/s/ Robert B. Christie

Robert B. Christie
HENDERSON & LYMAN
175 West Jackson, Suite 240
Chicago, Illinois 60604
312-986-6957
rchristie@henderson-lym.com

ARDC No. 6229020